

IMPORTANT—Insert short statement of purpose here:

CALENDAR No. \_\_\_\_\_

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

PRINTED AMENDMENT No. \_\_\_\_\_

UN-PRINTED AMENDMENT No. \_\_\_\_\_

(The above for use of the Office of Secretary of Senate.)

S. \_\_\_\_\_  
H.R. \_\_\_\_\_

IN THE SENATE OF THE UNITED STATES

Referred to the Committee on \_\_\_\_\_ and ordered to be printed.

Ordered to lie on the table and to be printed.

**AMENDMENT**

Intended to be proposed by Mr. TSONGAS \_\_\_\_\_

to S. 688 \_\_\_\_\_, a bill

(Insert title of bill below)

H.R. \_\_\_\_\_, an Act

viz: On page 59, line 21, insert the following:

**Sec. 209** - (a) Any public utility which is regulated under part II of the Federal Power Act and which receives an order pursuant to section 110(f) or 113(d) of the Clean Air Act, the effect of which is to permit the burning of coal in lieu of oil in any powerplant, shall fully recover through appropriate rates, in accordance with applicable provisions of Federal and State law, any and all capital and increased operation and maintenance costs prudently incurred by such utility in connection with such burning of coal. The recovery of such costs through rates which become effective after the costs have been incurred, may be authorized by surcharge or other appropriate means, by the Federal Energy Regulatory Commission.

(b) The provisions of subsection (a) shall cease to be effective September 30, 1980."